

TAMIL NADU CEMENTS CORPORATION LIMITED

(A GOVERNMENT OF TAMILNADU UNDERTAKING)

5th Floor, Aavin Illam, No.3A, Pasumpon Muthuramalingam Salai, Nandanam, Chennai - 600 035.

CIN:U40200TN1976SGC007081 | GST IN: | GST IN:33AABCT1819J1ZH

Phone: 044-2852 5461 / 2852 5471 e-mail: tancemcomkg@gmail.com, Website: www.tancem.com

Application for Stockist

	(F	or Office Use only)					
Applicatio	n Date						
District/A	rea/Region						
Customer per ERP)	Customer code (as per ERP)						
1. Type	1. Type of Entity						
Propr	rietorship 🔲 Pa	rtnership Lim	ited Liability I	Partnership			
Priva	te Limited S	Societies HU	F				
Other	s if any please s	pecify					
<u>Proof</u>	f to be submitt	<u>ed:</u>					
Proprietorship	Partnership	Company	HUF	Society			
GSTIN	☐GSTIN	□GSTIN	☐GSTIN	GSTIN			
PAN	□PAN	□PAN	□PAN	□PAN			
Photo	Photos of all partners	Photos	Photo	Photo			
Address proof	☐ Deed	☐ Board's Resolution	Address proof	Address proof			
SD	Address proof	□SD	□SD	□SD			
☐ ID proof	□SD	☐ID/Address proof	☐ID proof	☐ID proof			
Bank statement	☐ ID proof	□ASL	∏Karta	∏Karta			
for last 6 months	☐ASL of all partners	□AOA □MOA	Bank statement for last 6	Bank statement for last6			
Annexure	Bank	□Bank	months Other	months			
	statement for last 6 months	statement for last 6 months	relevant documents	By-laws of society			
	Annexure	Annexure	Annexure	Annexure			

Block	and address of the firm letters)	
. Perma Certifi	nent address of the ap	plicant (as per GSTIN
	ant Details (Must be pr	ovided)
-	one – Office	
Mobile		
e-Mail PAN	10	
Aadha	- No	
Addita	NO.	
. Tax R	egistration Details:	
1.	GSTIN No. & Date	
	TAN No.	
2.		
	Turnover details	
3.(a)	Turnover details	
	Turnover details Previous Financial year	
3.(a)	Turnover details	

4.(b)	IT return filed details of last two financial years				
S.No	Assessme	Ack. No.	Filing	Date of	TDS+TCS
	nt Year		Section	filing	amount
					(in Rs.)
1.					
2.					
4.(c)	I/we have crossed Rs.10 crores turnover during the				
	previous financial year we are covered				
	under TDS U/s1942, hence we declaring not to deduct				
	TCS U/s 206c(1h)				
	Applicability: Yes / No				

6. Nominee Details:

S. No.	Name of the Nominee	Age	Relation ship	Occupation	Refund of SD (100%/ 75%/50%/ 25%)

7. Year of establishment of the business & total business experience (Indicate the years of experience)

Name of the business	Name of the Company	Year of Establishment	Years of Experience
Cement			
Other than Cement Please Specify ———			

8. Banker's Name and Address

Name of the Bank/ Branch	
Account No. (Please enclose a copy of bank pass book front page)	
IFSC Code	
Branch Phone No	
Type of A/c (Savings / Current)	

9. Income-Tax Act

To furnish under Sec.194Q the following details as declaration:

I/we have filed income tax return for the past two years.	The
acknowledgement number and the date of filling of return	า have

been mentioned below:

Past year	Acknowledgement No.	Date
1 st year		
2 nd year		
M/s. TA	ot file income tax return of MIL NADU CEMENTS CORE CS at higher rate as per income regate of TDS and TCS is lower	PORATION LIMITED car ne tax act.
	the past two financial years. vious years enclosed for refer	
10. How muc cement?	h you can invest exclusivel	y for sale of TANCEM's
11. Place for be furnish	which stockist is required ((Full address should
Place		
Taluk		
District with P code	in	

Please indicate whether the place is governed by

Place	Please Tick	Population
Corporation		
Municipality		
Town Panchayat		
Panchayat		

12. Nearest Railway Station

Railway Station Name	
Distance- Godown to Station	

13. Details and full address of sales Depots where you propose to stock Cement

Address of the Godown	
Capacity of the Godown	
Whether Owned/Rental	
If rental, attach valid document	Enclosed /Not enclosed

14. Give details of your Existing line of Business

S. No.	Product & Brand	C&F/ Dealer/ Sub- Dealer	Turnover (Last 3 Years)
1.			
2.			

3.			
4.			
15. De	etails of Security Dep	osit	
Name of the Bank/Branch			
details	No. or IMPS/NEFT s		
Date			
Amou	nt		
• I • I • I • I	/We hereby convey rounded in the sales policies, rules are pertaining to the sale of the sand conditions for	your terms my/our full ANCEM in re nd regulation TANCEM's part rm duly sign	and conditions attached consent to abide by the espect of price of products, ons and such other matter product from time to time ned by Applicant as token of
	cceptance of the sam nclosed	e in Toto	without any reservation is
	'We also certify that ar bove will be informed to	,	n this information furnished
Place:			
Date:	20		Signature of the Applicant with Seal of the Company

ANNEXURE

Declaration:

Date:

1. I/We hereby declare and assure that(Name of the
Company / Firm / Proprietor) will procure 25MT of TANCEM
Cement on monthly basis.
 After appointment I/We (Name of the Company / Firm / Proprietor) have to maintain my account with TANCEM at least three years.
I/We aware that in case violating the above, TANCEM shal reserve right to take any action that deemed to fit.
(Signature for and on behalf of the Company/Firm/Proprietor)
Place:

** This Declaration should be given in Rs.20 stamp paper

Terms and Conditions:

1. Security Deposit

 The Security Deposit fixed for Tamil Nadu and Kerala is Rs.10,000/- (Rupees ten thousand only) and the Security Deposit shall not bear any interest during the holding period.

2. Payment

- All payments towards supply of Cement in advance by means of Demand Draft, RTGS and NEFT in favour of "Tamil Nadu Cements Corporation Limited" payable at the respective Units namely Alangulam / Ariyalur as may be advised by the Corporate Office.
- Bank Collection charges incurred, if any, will be borne by the stockist concerned. The stockist advance payment or balance thereof if any, WILL NOT CARRY any interest.
- Tamil Nadu Cements Corporation Limited reserves the right to recover any amount due to the Corporation in case of default by the stockists either from the stockist or his successors – entitled through the Court of Law/with appropriate rate of interest.
- In case of any reversal of payment effected by customers at bank end has to be settled by them on that day itself or the next day without any deviations or else legal proceedings will be binding on customers.

3. Delivery of Cement

- The goods would be moved either on Ex-works basis or F.O.R basis from time to time.
- Though the movement of consignments are at the risk of companies or its authorized agency / transports, the stockist or consignee is to verify the consignment at the time of delivery and endorse on the spot about any damage or shortages or delay or loss of goods in transit etc. in the Consignees Receipts Certificate to be produced by the Transporters.

4. Variety of Materials

- Arasu and Valimai Brand Cement Portland Pozzolona Cement confirming to specification, i.e. IS 1489(Part-1)–2015 and also OPC 43 grade confirming to IS specification IS 269:2015 be supplied from any one of the factories of TANCEM.
- The cement will be packed in BOPP/HDPE/Laminated/Paper bags (each packed bag containing 50 kilograms of net, 20 such bags constitute a Metric Tonne of cement).
- The quantity and weight shown in the delivery challan shall be accepted as correct and binding upon both the parties.
- Orders received from the stockist will be executed as far as
 possible in the order of priority in the case of transport by rail,
 consignments will be handed over to the Railways against clear
 Railway receipts which will be sent to the stockist by post/e-

mail. Intimation mentioning the wagon number and the Railway Receipt Number and the date of booking will be sent to the stockists directly from the units of Tamil Nadu cements Corporation Limited. Tamil Nadu Cements Corporation Limited will not hold themselves responsible for any demurrage or wharf age to the consignments in case of delay in receipt of the Railways Receipts.

 In case of any damage to the consignments enroute or at the destination railhead, the stockists shall prefer their claims only with the Railways and TANCEM will not entertain any claim in this regard.

5. Corporations Right to Cancel the Orders

- Tamil Nadu Cements Corporation limited will be at liberty to cancel any order placed by the stockists at its sole discretion and without assigning any reason thereof and the corporation shall not be liable for any loss or damage which the stockist may suffer as a result of such cancellation.
- After appointment the stockist have to maintain their account with TANCEM atleast three years.

6. Price

• The price prevailing are either Ex-works prices or F.O.R. prices in Tamil Nadu and Kerala Ex-Depot Punalur/ Ex-Palakkad according to the practice of the industry from time to time.

• The prices are subject to the revision. Orders placed for the supply for goods, will be executed and invoice will be raised at the rates prevailing on the date of dispatch.

7. Taxes

• In the case of supplies to stockists GST will be levied at the rates notified by the Government in case of any change in tax regime the prevailing will be changed.

8. Delay and Failure to Deliver

- TANCEM will not be liable for any delay, partial dispatch or failure to supply or failure to supply which may be caused by reason of or on account of or to be contingent upon an Act of God or the States enemies, plague, famine, pestilence or epidemic, sickness earthquakes, fires, storms or lock out or workmen shortage, stoppage of labour, breakdown of or accident to machinery or plant form whatever cause arising.
- Railways restriction or the failure on the part of the Railways to supply wagons or failure of the Forwarding Agents, shortage of coal, power cut or power interruption, bags or other materials required for the purpose of manufacturing which directly or indirectly affects the performance of the contract or any other circumstance of any kind whatsoever beyond the control of the works.

9. Materials

- Materials sold to the stockists is to be marketed in the territory allotted to the stockist and any other place as may be permitted by the Management on prior written request.
- Any fraudulent method adopted to earn abnormal profits and or adulteration of the product, the stockist is liable to be cancelled and such action as deemed fit will be taken against such stockist on which decision of the Corporation will be final. Cement shall be resold in the same condition without alteration of the package or contents.

10. Depot

 The Corporation will not provide depot of its own for stocking the goods. The stockists shall have their own godowns suitable for storage of goods. The stockist shall not re-book or in any manner convey, transport or dispatch the goods sold to the stockist to any other place outside the stockist's area.

11. TANCEM Name Board to be put up

 The stockists should put up a board in the shop/Godown and note daily the number / quantity of goods in stock and the retail price per bag in the case of cement.

12. Account to be maintained

- The stockists should maintain their own stock register showing receipts, sale closing balance, bill books and other accounts in respect of the sale of materials. The record should be produced for inspection whenever demanded by the officials of Tamil Nadu Corporation Limited.
- The stockists should abide by all the instructions that will be issued by the Corporation from time to time.
- If performance of the stockists is found not satisfactory, the order of appointment of stockists will be liable for cancellation without any prior notice.

13. Suits

 All contract for sales of Cement by the company shall be deemed to have been made at cement unit and all claims the tender are payable in unit and it is a distinct condition of the contract that no suit or action against that company in respect of any of the clauses of the contract shall be instituted by the party concerned in any Court other than the Court situated in the city of Chennai where such contract has been made.

14. Arbitration

 All dispute and questions whatsoever which shall either during the circumstances of this agreement or afterwards between the parties hereto or between any party hereto and the representative of the other party hereto touching these presents

of the constitution or application thereof, any clauses or thing

herein contained or as to any Act. deed, or commission of any

party hereto or as to any other matter in any way relating to his

agreement shall be referred to Arbitration in Chennai where the

contract is made to a single Arbitration in case the parties agree

upon one, otherwise two arbitrators, one to be appointed by

each party in accordance with and subject to the provisions of

the Arbitration and Conciliation Act, 1996 with amendments

thereof or any statutory medication thereof for the time being in

force.

The copy of the terms and conditions, form may be returned

duly signed, dated and stamped in token of your acceptance of

terms and conditions in Toto without reservation.

Place:

Date: - - 20

Signature of the Applicant

with Seal of the Company